Immunocept, LLC, et al v. Fulbright & Jaworski

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

2005 OCT 24, PM 2: 52

Doc. 1

Westen Restant

IMMUNOCEPT, LLC, PATRICE ANNE LEE, and JAMES REESE MATSON,

Plaintiffs,

-VS-

Case No. A-05-CA-334-SS

FULBRIGHT & JAWORSKI, LLP,
Defendant.

ORDER

BE IT REMEMBERED on this the $24^{\frac{1}{2}}$ day of October 2005, the Court enters the following order:

IT IS ORDERED that any documents the parties wish to file under seal must be accompanied by a motion to seal.

IT IS ORDERED that the motions to file under seal must specifically and clearly identify the document the party wishes to file under seal so the document can be easily identified by reviewing the docket sheet. For example, motions entitled simply "Motion to File Under Seal" or "Declaration of John Doe" cause great confusion in the record because it is impossible to tell from the title of the motion what is being filed under seal.

Motions to file under seal whose titles do not specifically and particularly identify the motion to be filed under seal will not be permitted. This order supplements the protective order in this case.

SIGNED this the 24 day of October 2005.

Jamyance UNITED STATES DISTRICT JUDGE

14

Dockets.Justia.co